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6	UNITED STATES DISTRICT COURT	
7	DISTRICT OF NEVADA	
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9	UNITED STATES OF AMERICA,)
10	Plaintiff,)) 2:03-CR-00350-LRH-LRL
11	vs.	ORDER FOR PREPARATION OF
12	DARREAL BIDDLE, CALVIN MOTEN,) JURY INSTRUCTIONS)
13	and FLOYD STRICKLAND,))
14	Defendants.))
15		
16	The parties shall submit proposed jury instructions as follows:	
17	(a) The parties shall jointly submit one set of agreed upon instructions. To accomplish this, the parties shall serve their proposed instructions on each	
18	other two weeks prior to trial. The parties shall then meet, confer, and submit to the court one complete set of agreed upon instructions.	
19	(b) If the parties cannot agree upon one complete set of instructions,	
20	they shall submit one set of those instructions that have been agreed upon, and each party shall submit a supplemental set of instructions that are not agreed upon.	
21	(c) No later than two (2) days before trial, each party shall file any	
22	objections to the non-agreed upon instructions proposed by the other party. All objections shall be in writing and shall set forth the proposed instruction objected	
23	to in its entirety. The objection should specifically set forth the objectionable material in the proposed instruction. The objection shall contain citation to	
24	authority explaining why the instruction is improper and a concise statement of argument concerning the instruction. Where applicable, the objecting party shall	
25	submit an alternative instruction.	
26	(d) The parties shall submit the proposed joint set of instructions and proposed supplemental instructions in the following format:	
27	(i) there must be two (2) copies of each instruction;	
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ATTACHMENT 1

In reaching your verdict you may consider only the testimony and exhibits received into evidence. Certain things are not evidence, and you may not consider them in deciding what the facts are. I will list them for you.

1. Questions and objections are not evidence. You should not be influenced by the court's ruling on them.

- 2. Testimony that has been excluded or stricken, or that you have been instructed to disregard, is not evidence and must not be considered. In addition, some testimony and exhibits have been received only for a limited purpose; where I have given a limiting instruction, you must follow it.
- 3. Anything you may have seen or heard when the court was not in session is not evidence. You are to decide the case solely on the evidence received at the trial.

JURY INSTRUCTION NO. ____